LOCAL SYSTEMS

CHAPTER 170 ALLOCATION OF FARM-TO-MARKET ROAD FUNDS

[Prior to 6/3/87, Transportation Department[820]—(06,Q) Ch 16]

- **761—170.1(310) Temporary allocation.** Temporary, advance allocation of farm-to-market road funds to counties is permitted under this rule up to an amount equal to the current fiscal year's anticipated receipts plus the four succeeding fiscal years' anticipated receipts to the requesting county's farm-to-market road fund.
- **170.1(1)** *Questionnaire*. Each year the department shall send a questionnaire to each county engineer to determine the availability of or need for a temporary, advance allocation of funds. The questionnaire shall be sent out at the same time the department furnishes each county with a tabulation of its anticipated income for the following years.
- **170.1(2)** Procedures for counties wishing advance allocations. A county wishing to receive a temporary, advance allocation shall submit its request, in the form of a resolution, to the department along with the completed questionnaire. The resolution shall be in reasonable conformance with the example shown in the Appendix of this rule.
- **170.1(3)** Development of list. A list shall be prepared by the department each year showing each county's anticipated expenditures and allocation needs for the following years. Counties submitting requests for temporary, advance allocations shall be advised in writing of departmental action on their request.
- **170.1(4)** *Limitations on advancements.* In making the determination to advance allocations to any requesting county, and in determining the priority that each county shall have in the request for funds, the department shall consider the following factors:
 - a. The availability of funds.
- b. Counties farthest advanced in obligation of farm-to-market road funds in terms of time shall have the lowest priority for additional advancements.
 - c. One-year advance allocation requests shall have priority over multiple-year requests.
 - d. The county must have a good record of funds raised under Iowa Code subsection 312.2(8).
- *e*. The county must not have recently transferred farm-to-market road funds into its secondary road fund nor may these advanced funds be used for that purpose.
- f. Projects must be programmed in a county's accomplishment list or be moved up from its priority list.
- g. All projects normally considered as "construction" shall qualify for use of advance farm-to-market road fund allocations except granular resurfacing of existing granular surfaces.
 - h. The critical nature of the project.

This rule is intended to implement Iowa Code section 310.27.

APPENDIX TO RULE 761—170.1(310) RESOLUTION OF TEMPORARY ALLOCATION OF FARM-TO-MARKET (FM) ROAD FUNDS

WHEREAS,	Iowa Code section 310.27 as amended by 1985 Iowa Acts,
	chapter 83, permits the temporary, advance allocation
	of FM road funds to a county, and
WHEREAS,	County, in order to pro-
	ceed with its 19 proposed FM construction
	program, is in need of \$ which
	is approximately years of anticipated
	receipts.
NOW, THE	REFORE, BE IT RESOLVED that
	equests the DEPARTMENT to authorize the advance
allocation of the requested sums.	
Chairman, Board of Supervisors	
	County
	, Auditor in and for
County,	Iowa, do hereby certify the above to be a true and
exact co	py of a resolution passed and approved by the
	County Board of Supervisors at its
meeting	on, 19
G	
County A	ualtor
	County

[Filed 10/29/75, Notice 9/8/75—published 11/17/75, effective 12/22/75] [Filed 10/9/80, Notice 8/20/80—published 10/29/80, effective 12/3/80] [Filed 12/11/85, Notice 10/23/85—published 1/1/86, effective 2/5/86] [Filed 5/11/87, Notice 3/11/87—published 6/3/87, effective 7/8/87]

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